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PART I

DEPARTMENT OF HEALTH AND FAMILY WELFARE

(Health-V Branch)

NOTIFICATION

The 3rd April, 2017

No. 21/5/2016-5H5/949649/1.—In pursuance of the powers conferred under section 5 of Cigarette and Other Tobacco Products (Prohibition of Advertisement and Regulation of Trade and Commerce, Production, Supply and Distribution) Act 2003 and Cigarettes and other Tobacco Products (Prohibition of Advertisement

and Regulation of Trade and Commerce, Production, Supply and Distribution) [second amendment rules] 2011 and Cigarettes and other Tobacco Products (Prohibition of Advertisement and Regulation of Trade and Commerce, Production, Supply and Distribution) Amendment Rules, 2012 [G.S.R. 708 (E) read with section 7 (2) (viii) of Cable Television Networks Rules 1994 (as amended upto 27.02.2009), wherein prohibition in the interest of public health is to be ordered in the case of all forms of advertisement (direct, indirect/surrogate) promotion and sponsorship of tobacco products.

As per the rules for Cigarettes and other Tobacco Products (Prohibition of Advertisement and Regulation of Trade and Commerce, Production, Supply and Distribution) [second amendment rules] 2011 [G.S.R. 786 (E) (came into force from 14th November, 2011)] notified by the Ministry of Health and Family Welfare, all the Movies and TV programmes i.e. produced before the 14th November 2011 shall be categorized as “Old Movies & TV Programmes” and Movies and TV programmes i.e. produced after the 14th November 2011 shall be categorized as “New Movies & TV Programmes”.

Rules for Old Films & TV Programmes (produced Before 14th November 2011):

1. The owner or manager of a cinema hall screening old films (Indian and foreign) which display tobacco products or their use, shall ensure that anti-tobacco health spots of minimum thirty seconds duration each at the beginning and middle of the film or the television programme.

Provided that such health spots shall be made available to the Central Board of Film Certification by the Ministry of Health and Family Welfare, Government of India.

2. If the owner or manager of cinema hall or theatre fails to comply with these provisions, the license of such cinema hall or theatre may be cancelled or suspended by the competent authority, after giving a reasonable opportunity to explain such failure.
3. The broadcaster of old television programmes (including old Indian and foreign films) displaying tobacco products or their use shall ensure, that-

- (a) Anti-tobacco health spots or messages of minimum thirty seconds duration each at the beginning and middle of the film or the television programme.

Provided that such health spots shall be made available to Central Board of Film Certification by the Ministry of Health & Family Welfare, Government of India.

- (b) Anti-tobacco health warning as a prominent scroll at the bottom of the screen during the period of display of the tobacco products or their use in the television programmes.

Provided that the anti-tobacco health warning message shall be legible and readable, with font in black colour on white background.

- I. With the warnings “Smoking Causes Cancer” or Tobacco Kills” for smoking forms of tobacco use;
- II. With the warnings “Tobacco causes cancer” or Tobacco Kills” for chewing and other smokeless forms of tobacco;
- III. Or with such other warnings as may be specified by the Central Government from time to time.

Provided that the Anti-Tobacco health warning message or health spots shall be in the same language as used in the film or television programme and in case of dubbed or sub-titled films or television programmes, the message or spots shall be carried in the language of dubbing or sub-title.

- 4) If the broadcaster of old television programmes fails to comply with the provisions of sub-rule (3),

the competent authority in the Ministry of Information and Broadcasting, Government of India shall take appropriate punitive action including cancellation or suspension of the license issued to such broadcaster, after giving reasonable opportunity to explain such failure.

Explanation: For the Purpose of these rules-

- i. All films that receive Central Board of Film Certification prior to the effective date of this notification shall be categorized as “old films”
- ii. All television programmes produced prior to coming into effect of this notification shall be categorized as “Old Television Programmes”
- iii. The expression “foreign film” implies “Imported” as defined in the Cinematograph (Certification) Rules, 1983;
- iv. The expression “television programmes” implies “programme” as defined in the Cable Television Networks (Regulation) Act, 1995”.

Rules for New Films & TV Programmes (produced After 14th November, 2011):

1. For new films and TV programme a strong editorial justification for display of tobacco products or their use should be given to Central Board of Film Certification (CBFC) along with UA certification, and it will be accompanied by the following:
 - a) Anti-tobacco health spots or messages, of minimum thirty-second duration each at the beginning and middle of the film or the television programme;
 - b) Anti-tobacco health warning as a prominent static message at the bottom of the screen during the period of display of the tobacco products or their use in the film and television programme;
 - c) An audio-visual disclaimer of minimum twenty seconds duration, by the concerned actor regarding the ill effects of the use of such products, in the beginning and middle of the film or television programme;

Provided that such health spots shall be made available to Central Board of Film Certification by the Ministry of Health & Family Welfare, Government of India.
2. If the owner or manager of cinema hall or theatre fails to comply with these provisions, the license of such cinema hall or theatre may be cancelled or suspended by the competent authority, after giving a reasonable opportunity to explain such failure.
3. If the broadcaster of old television programmes fails to comply with the above mentioned rules for new films & television programmes, the competent authority in the Ministry of Information and Broadcasting, Government of India shall take appropriate punitive action including cancellation or suspension of the license issued to such broadcaster, after giving reasonable opportunity to explain such failure.
4. The anti-tobacco health warning message shall be legible and readable, with font in black colour on white background, and-
 - I. With the warnings “Smoking Causes Cancer” or Tobacco Kills” for smoking forms of tobacco use;
 - II. With the warnings “Tobacco causes cancer” or Tobacco Kills” for chewing and other smokeless forms of tobacco;
 - III. Or with such other warnings as may be specified by the Central Government from time to time.

5. The Anti-Tobacco health warning message or health spots shall be in the same language as used in the film or television programme and in case of dubbed or sub-titled films or television programmes, the message or spots shall be carried in the language of dubbing or sub-title.

In order to restrict blatant display of tobacco brands in old films and TV programmes these rules make it mandatory to crop /mask display of brands of cigarettes or any other tobacco product or any forms of product placement, close ups and for new films and TV programmes such scenes shall be edited/blurred by the producer prior to screening. The ban on display of tobacco product or its usage also extends to promotional materials and posters as well.

The above mentioned Acts & Rules are also available at:

www.tobaccocontrollaws.org/legislation/country/india/laws

Sd/-

The 31st March, 2017

Additional Chief Secretary to
Government of Punjab,
Department of Health & Family Welfare.

ਸਥਾਨਕ ਸਰਕਾਰ ਵਿਭਾਗ
(ਸਥਾਨਕ ਸਰਕਾਰ 1 ਸ਼ਾਖਾ)

ਅਧਿਸੂਚਨਾ

ਮਿਤੀ 29 ਮਾਰਚ, 2017

ਨੰ:14/26/2015-2ਸਸ1/946633.—ਪੰਜਾਬ ਦੇ ਰਾਜਪਾਲ ਪ੍ਰਸੰਨਤਾ ਪੂਰਵਕ, ਇੰਨਡੀਅਨ ਕ੍ਰਿਸਚੀਅਨ ਮੈਰਿਜ਼ ਐਕਟ 1872 ਦੀ ਧਾਰਾ 7 ਤਹਿਤ ਸ਼੍ਰੀ ਪਰਵੇਜ਼ ਭੱਟੀ ਪੁੱਤਰ ਸ਼੍ਰੀ ਪੁੰਨੂ ਭੱਟੀ, ਮਕਾਨ ਨੰ: 62, ਸ਼ਾਂਤੀ ਨਗਰ, ਫਿਰੋਜ਼ਪੁਰ ਸ਼ਹਿਰ ਨੂੰ ਫਿਰੋਜ਼ਪੁਰ ਸ਼ਹਿਰੀ ਲਈ ਹੇਠ ਲਿਖੀਆਂ ਸ਼ਰਤਾਂ ਤਹਿਤ ਕ੍ਰਿਸਚੀਅਨ ਮੈਰਿਜ਼ ਰਜਿਸਟਰਾਰ ਡੈਜ਼ੀਗਨੇਟ ਕਰਦੇ ਹਨ:—

ਸ਼ਰਤਾਂ:—(ੳ) ਮੈਰਿਜ਼ ਰਜਿਸਟਰਾਰ ਆਪਣੇ ਤੌਰ ਤੇ ਕੰਮ ਕਰੇਗਾ। ਉਸ ਵੱਲੋਂ ਸ਼ਾਦੀਆਂ ਦਾ ਰਿਕਾਰਡ ਤਿਆਰ ਕਰਨ ਅਤੇ ਸਾਂਭ ਸੰਭਾਲ ਤੇ ਆਉਣ ਵਾਲਾ ਖਰਚਾ ਆਪਣੇ ਪੱਧਰ ਤੇ ਕੀਤਾ ਜਾਵੇਗਾ ਅਤੇ ਸੇਵਾ ਦੀ ਭਾਵਨਾ ਰੱਖ ਕੇ ਕੰਮ ਕਰਨਾ ਪਵੇਗਾ। ਇਸ ਦੇ ਇਵਜ਼ ਵਿੱਚ ਉਸ ਨੂੰ ਸਰਕਾਰ ਵੱਲੋਂ ਕੋਈ ਮਾਣ ਭੇਟਾ ਨਹੀਂ ਦਿੱਤੀ ਜਾਵੇਗੀ।

ਅ) ਮੈਰਿਜ਼ ਰਜਿਸਟਰਾਰ ਇੰਡੀਅਨ ਕ੍ਰਿਸਚੀਅਨ ਮੈਰਿਜ਼ ਐਕਟ, 1872 ਵਿੱਚ ਦਰਜ ਪ੍ਰੋਵੀਜ਼ਨ ਅਨੁਸਾਰ ਕੰਮ ਕਰੇਗਾ ਅਤੇ ਨਿਯਮਾਂ ਦੀ ਇੰਨ-ਬਿੰਨ ਪਾਲਣਾ ਕਰੇਗਾ, ਕਿਸੇ ਵੀ ਕਿਸਮ ਦੀ ਉਣਤਾਈ ਸਬੰਧੀ ਅਤੇ ਜੇਕਰ ਕੋਈ ਮਾਮਲਾ ਕੋਰਟ ਵਿੱਚ ਚਲਾ ਜਾਂਦਾ ਹੈ ਤਾਂ ਉਹ ਅਜਿਹੇ ਮਾਮਲੇ ਵਿੱਚ ਆਪ ਜਵਾਬਦੇਹ ਹੋਵੇਗੀ। ਕੋਰਟ ਕੇਸ ਡਿਫੈਂਡ ਕਰਨ ਦਾ ਖਰਚਾ/ਫੀਸ ਆਦਿ ਸਰਕਾਰ ਵੱਲੋਂ ਨਹੀਂ ਦਿੱਤਾ ਜਾਵੇਗਾ।

2. ਇਹ ਹੁਕਮ ਹਾਜ਼ਰੀ ਦੀ ਮਿਤੀ ਤੋਂ ਲਾਗੂ ਹੋਣਗੇ।

ਚੰਡੀਗੜ੍ਹ

ਮਿਤੀ 24 ਮਾਰਚ, 2017

ਡੀ.ਪੀ.ਰੈਡੀ, ਆਈ.ਏ.ਐਸ.

ਵਧੀਕ ਮੁੱਖ ਸਕੱਤਰ, ਪੰਜਾਬ ਸਰਕਾਰ,

ਸਥਾਨਕ ਸਰਕਾਰ ਵਿਭਾਗ।

ਲੋਕ ਨਿਰਮਾਣ ਵਿਭਾਗ

(ਇਮਾਰਤਾਂ ਤੇ ਸੜਕਾਂ-3 ਸ਼ਾਖਾ)

ਅਧਿਸੂਚਨਾ

ਮਿਤੀ 30 ਮਾਰਚ, 2017

ਨੰ:1/4/2015-4ਇਸ3/947391.—ਸ਼੍ਰੀ ਸੁਭਾਸ਼ ਮਹਾਜਨ, ਆਰਕੀਟੈਕਟ (ਗਰੁੱਪ-ਏ) ਦਫਤਰ ਸੀਨੀਅਰ ਆਰਕੀਟੈਕਟ

(ਉਤਰ), ਆਰਕੀਟੈਕਚਰ ਵਿਭਾਗ, ਪੰਜਾਬ, ਪਟਿਆਲਾ ਨੂੰ 58 ਸਾਲ ਦੀ ਉਮਰ ਪੂਰੀ ਕਰਨ ਤੇ ਪੰਜਾਬ ਸਰਕਾਰ ਦੀਆਂ ਹਦਾਇਤਾਂ ਅਨੁਸਾਰ ਦਿੱਤਾ 2 ਸਾਲ ਦਾ ਵਾਧਾ ਮਿਤੀ 31.03.2017 (ਬਾ.ਦੁ.) ਨੂੰ ਖਤਮ ਹੋਣ ਤੇ ਉਹਨਾਂ ਨੂੰ ਮਿਤੀ 31.03.2017 (ਬਾ.ਦੁ.) ਤੋਂ ਸਰਕਾਰੀ ਸੇਵਾ ਤੋਂ ਸੇਵਾ ਨਿਵਿਰਤ ਕੀਤਾ ਜਾਂਦਾ ਹੈ।

(ਜਸਪਾਲ ਸਿੰਘ)

ਚੰਡੀਗੜ੍ਹ
ਮਿਤੀ 28 ਮਾਰਚ, 2017

ਪ੍ਰਮੁੱਖ ਸਕੱਤਰ, ਪੰਜਾਬ ਸਰਕਾਰ,
ਲੋਕ ਨਿਰਮਾਣ ਵਿਭਾਗ (ਭ ਤੇ ਮ)

ਉਚੇਰੀ ਸਿੱਖਿਆ ਤੇ ਭਾਸ਼ਾ ਵਿਭਾਗ
(ਸਿੱਖਿਆ ਸੈਲ)

ਨੋਟੀਫਿਕੇਸ਼ਨ

ਮਿਤੀ 31 ਜਨਵਰੀ, 2017

ਨੰ: 12/17/2017-1ਸਿ.ਸੈਲ/917594/1.—ਪੰਜਾਬ ਦੇ ਰਾਜਪਾਲ ਜੀ ਪ੍ਰਸੰਨਤਾ ਪੂਰਵਕ ਸ਼੍ਰੀਮਤੀ ਤੇਜਿੰਦਰ ਕੌਰ, ਸੀਨੀਅਰ ਸਹਾਇਕ ਦਫਤਰ ਭਾਸ਼ਾ ਵਿਭਾਗ, ਪੰਜਾਬ ਪਟਿਆਲਾ ਨੂੰ ਮਿਤੀ 28.02.2017 ਨੂੰ ਰਿਟਾਇਰ ਕਰਨ ਦੀ ਪ੍ਰਵਾਨਗੀ ਦਿੰਦੇ ਹਨ।

2. ਉਕਤ ਦੱਸੇ ਅਧਿਕਾਰੀ ਵਿਰੁੱਧ ਜੇਕਰ ਕੋਈ ਅਨੁਸ਼ਾਸਨੀ ਕਾਰਵਾਈ/ਇੰਨਕੁਆਰੀ ਨਿਯਮਾਂ ਅਧੀਨ ਚਲਦੀ ਹੋਵੇ ਜਾਂ ਕੋਈ ਦੇਣਦਾਰੀਆਂ ਹੋਣ ਜਾਂ ਕਿਸੇ ਅਦਾਲਤ ਵਿਚ ਕੋਈ ਕੇਸ ਇਨ੍ਹਾਂ ਵਿਰੁੱਧ ਲੰਬਿਤ ਹੋਵੇ ਤਾਂ ਇਨ੍ਹਾਂ ਹੁਕਮਾਂ ਦਾ ਉਸ ਤੇ ਕੋਈ ਅਸਰ ਨਹੀਂ ਪਵੇਗਾ।

ਰੋਸ਼ਨ ਸੁੰਕਾਰੀਆ

ਮਿਤੀ 30 ਜਨਵਰੀ, 2017

ਪ੍ਰਮੁੱਖ ਸਕੱਤਰ, ਉਚੇਰੀ ਸਿੱਖਿਆ ਤੇ ਭਾਸ਼ਾ ਵਿਭਾਗ।

DEFENCE SERVICES WELFARE DEPARTMENT

(Defence Services Welfare Branch)

NOTIFICATION

The 7th November, 2016

No.14/3/2013-3DW/871621.—In exercise of the powers conferred by Section 31 of the Punjab Ex-Servicemen Corporation Act, 1978 (Punjab Act No. 33 of 1978) and with the prior approval of the Punjab Government, the Punjab Ex-Servicemen Corporation makes the following regulations namely:-

THE PUNJAB EX-SERVICEMEN CORPORATION

(FINANCIAL GRANT) REGULATIONS-2016

Short Title.— These Regulation may be called “The Punjab Ex-Servicemen (Financial Grant) Regulations, 2016.

2. **Commencement.** --- These Regulations shall come into force from the date these are published in Punjab Gazette.

3. **Definitions.** --- In these Regulations unless there is anything repugnant in the subject of context :---

(a) “The Act” means “The Punjab Ex-Servicemen Corporation Act, 1978 (Punjab Act No. 33 of 1978)”.

(b) Ex-Serviceman.

For all purposes, under these rules, an “Ex-Serviceman” means a person who is ordinarily residing in

Punjab and has served in any rank, whether as a combatant or a non-combatant, in the Indian armed forces or armed forces of the former Indian State (but excluding the Assam Rifles, Lok Sahayak Sena, Jammu and Kashmir Militia and the Territorial Army) for a continuous period of not less than six months after attestation and has been released, otherwise than by way of dismissal or discharge on account of misconduct or inefficiency.

(c) “Corporation” means the Punjab Ex-Servicemen Corporation.

(d) **Dependents :**

Dependents of the Ex-Servicemen or serving soldier for the purpose of the scheme include his wife, un-employed son below 25 years, un-employed or un-married daughter, widows, adopted dependent son and adopted un-married daughter residing in the State of Punjab.

(e) Words and expressions “Board”, “Chairman”, “Ex-Servicemen Organizations”, “Government” and “Managing Director” have the meaning assigned to them in the Act.

4. **Persons entitled to Financial Grant ---** (a) Any ex-servicemen or his dependent may apply to the corporation for grant of financial grant, if he/she satisfies other conditions, if any, for entitlement of financial grant as laid down by the Corporation.

(b) Any ex-servicemen Organization may apply for grant of financial grant to the corporation if it satisfies conditions for entitlement of financial grant as laid down by the Corporation.

(c) Grants to deserving ex-servicemen may be given based on merit of the individual case to the extent of Rs.50,000/- in each case by a Committee consisting of Chairman, Managing Director and one ex-officio director. The sanctioning authority for the amount exceeding Rs.50,000/- on case of case basis, will be Board of Directors. This amount will be disbursed from the fund to be created by the Corporation through profits of the Corporation:

I) The amount of grant shall not exceed in any case, the ceiling laid down in various schemes approved by the Board for providing financial grant to the concerned.

II) Grants given to the dependents of ex-servicemen as noted in Section 2 of the Act shall be given to only one such dependents of a family.

5. **Scope of Advance of Financial Grant ---** The Corporation will provide financial grant to ex-servicemen or his dependent or their organizations by giving financial grant :

a) To assist ex-servicemen & their dependents to get training/education/training in security, vocational or other courses;

b) To subsidize the tuition fee payable by ex-servicemen/his dependents attending security/vocational training/other courses at PESCO run institutions, army public schools and other academies as approved by the Corporation from time to time ;

c) To assist the ex-servicemen admitted in Para-pelagic Rehabilitation Centre, for construction of their dwelling units;

d) To give grants to ex-servicemen Para-pelagic Rehabilitation Centre run by the Govt.;

e) To give grants to ex-servicemen organizations running in the State of Punjab imparting education to wards of ex-servicemen or to organizations providing pre-commission/pre-recruitment training;

6. **Source of Funds - -** The maximum sum of Rs. One Crore will be earmarked from the annual profits earned by the Corporation in the previous year.

7. **Allocation of Funds** - Funds shall be allocated in the budget of Corporation every year by the board out of the profits earned by the Corporation in the previous year subject to maximum of Rs. One Crore between the dependents of ex-servicemen and ex-servicemen organizations as approved by its Board of Directors.

8. **Procedure for Grants** --- The financial grant may be given in lump sum or instalments. Normally grants be given in instalments except when the grant sanctioning authority consider that it will be in the interest of better utilization by granting it, in lump sum or its proper utilization will be better ensured by granting it in lump sum. The Managing Director will have the discretion to determine the number of instalments, depending upon the circumstances of each case. When the financial grant is being released in instalments, the utilization reports will be obtained from an official of the Corporation specified by Chairman/Managing Director. If it is found that the financial grant has not been utilized in accordance with in terms of the grants advanced or it has been mis-utilized, the Chairman/Managing Director will have the power of stopping payment of further instalments of the financial grant.

9. **Disbursements of Grants** --- The disbursement will invariably be made by Account Payee cheques. However the grants to ex-servicemen organizations can be in kind.

10. **Misuse of Grants** --- The sponsoring Ex-servicemen Organization/Institution will be responsible in case misuse of grant is reported. The whole grant will be recovered from the candidates/institutions depending upon the nature of case.

11. **Power of Inspection** --- i) Chairman/Managing Director or any Corporation's nominee shall have the power to supervise/inspect the object/record for which the grants are taken from the Corporation with a view to ensure proper utilization of grants for which it is granted. The beneficiary shall afford all facilities to the Managing Director or his nominee for such inspections.

ii) The financial grant amount or installments thereon must be utilized within two months from the date of disbursement of the grant. Any nominee of the Corporation so assigned may visit and conduct the verification and utilization of financial grant after the completion of two months period.

Provided that the Managing Director shall have the authority to extend such period in case of hardship to enable the beneficiary to make best use of the financial grant given to him subject to an extension of maximum of six months period from the date of disbursement of grant. The beneficiary shall furnish the proof in respect of the utilization of the grant and shall afford all facilities for inspection by the official of the Corporation in case where it is deemed necessary. The Managing Director shall have the discretion to get the utilization of the grant advanced verified through such officials of the Corporation as he may deem fit even after such proof is furnished to the Corporation.

12. **Power of interpretation** --- In case of any dispute or doubt as to the provisions made in these Regulations or any other Regulation of the Corporation or the interpretation thereof, the Board shall have the final authority to interpret any such provision in so far as such an interpretation is not inconsistent with the act or the Rules made there under and this interpretation shall be final and binding.

13. **Repeal :**

The Punjab Ex-servicemen Corporation (Financial Grant) Regulations, 2010 is hereby repealed.

Chandigarh
The 27th Oct, 2016

K.J.S CHEEMA, IAS
Secretary to Govt of Punjab
Department of Defence Services Welfare.

ਡਾਇਰੈਕਟੋਰੇਟ, ਰੋਜ਼ਗਾਰ ਜਨਰੇਸ਼ਨ ਐਂਡ ਟ੍ਰੇਨਿੰਗ ਵਿਭਾਗ ਪੰਜਾਬ, ਚੰਡੀਗੜ੍ਹ

(ਦਫਤਰੀ ਹੁਕਮ)

ਮਿਤੀ 9 ਮਾਰਚ, 2017

ਨੰਬਰ 11/202/97/ਅ-1/4295.—ਸ਼੍ਰੀ ਬਦਰੀ ਪ੍ਰਸਾਦ, ਸੀਨੀਅਰ ਸਹਾਇਕ, ਡਾਇਰੈਕਟੋਰੇਟ ਰੋਜ਼ਗਾਰ ਜਨਰੇਸ਼ਨ ਐਂਡ ਟ੍ਰੇਨਿੰਗ ਵਿਭਾਗ, ਪੰਜਾਬ, ਚੰਡੀਗੜ੍ਹ ਦੀ 58 ਸਾਲ ਦੀ ਉਮਰ ਮਿਤੀ 31.03.2015 ਨੂੰ ਪੂਰੀ ਹੋ ਗਈ ਸੀ। ਕਰਮਚਾਰੀ ਨੂੰ ਸਰਕਾਰ ਦੀਆਂ ਹਦਾਇਤਾਂ ਪੱਤਰ ਨੰਬਰ 22/2/2012-3ਐਫ.ਪੀ.2/475-480 ਮਿਤੀ 08.10.2012 ਅਤੇ ਪੱਤਰ-ਨੰਬਰ-22/2/2012-3ਐਫ.ਪੀ.2/257 ਮਿਤੀ 30-10-2015 ਅਨੁਸਾਰ 2 ਸਾਲ ਦੇ ਵਾਧੇ ਉਪਰੰਤ 60 ਸਾਲ ਦੀ ਉਮਰ ਪੂਰੀ ਹੋਣ ਤੇ ਮਿਤੀ 31-03-2017 ਨੂੰ (ਦੁਪਹਿਰ ਬਾਅਦ) ਸੇਵਾ ਤੋਂ ਨਿਵਿਰਤ ਕੀਤਾ ਜਾਂਦਾ ਹੈ।

ਇਹ ਹੁਕਮ ਉਸ ਵਿਰੁੱਧ ਲੰਬਿਤ ਵਿਭਾਗੀ, ਚੌਕਸੀ ਪੜਤਾਲ, ਫੌਜਦਾਰੀ ਕੇਸ ਜੇਕਰ ਕੋਈ ਹੋਵੇ ਤਾਂ ਉਸ ਦੇ ਫੈਸਲੇ ਤੇ ਅਧਾਰਿਤ ਹੋਣਗੇ।

ਚੰਡੀਗੜ੍ਹ

ਮਿਤੀ 7 ਮਾਰਚ, 2017

ਕੇ.ਜੇ.ਐਸ.ਚੀਮਾ,

ਡਾਇਰੈਕਟਰ, ਰੋਜ਼ਗਾਰ ਜਨਰੇਸ਼ਨ ਐਂਡ ਟ੍ਰੇਨਿੰਗ ਵਿਭਾਗ,
ਪੰਜਾਬ, ਚੰਡੀਗੜ੍ਹ।

[DEPARTMENT OF LOCAL GOVERNMENT PUNJAB]

Regional Deputy Director, Local Government Jalandhar

NOTIFICATION

The 28th February, 2017

No. MC, Phillaur/DDLG/JALANDHAR/2017/2934.—In exercise of the powers conferred by Municipal Council Phillaur passed resolution No. 47 dated 30.06.2016 section 37 of the street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014), Subject to the provisions of this Act or any rule or scheme made there under, the Municipal council, Phillaur hereby makes the following bye laws for street vending, namely:-

"The Street Vendor Byelaws-2016 for the Municipal Council, Phillaur"

CHAPTER – I

PRELIMINARY

1. Short title and commencement –

1. This Bye-Laws may be called **The Street Vendors (Protection of Livelihood and Regulation of Street Vending) Bye laws –2016 for Municipal council, Phillaur**. It shall come into force on such date, as notified in the Official Gazette, by the appropriate Government.

2. Definitions –

1. In these rules, unless the context otherwise requires:-

- (a) **“Act”** means the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014)
- (b) **“Appropriate Government”** means the Government of Punjab;
- (c) **“Bye-laws”** means the bye-laws made under section 37 of the Act;

- (d) **“Executive Officer”** means officer in charge of Municipal council Phillaur .
- (e) **“festive market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during festival season of the city or town and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (f) **“Grievance Redressal Committee”** means a committee constituted by the Government of Punjab under Sub-section (1) of section 20 of the Act.
- (g) **“Heritage Market”** means a market which has completed more than fifty years in one place where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (h) **“holding capacity”** means the maximum number of street vendors who can be accommodated in any vending zone and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (i) **“local authority”** means a Municipal council, Phillaur entitled to function as a local authority in any city or town, Phillaur to provide civic services and regulate street vending in the city of Phillaur;
- (j) **“mobile vendors”** means street vendors who carry out vending Activities in designated area by moving from one place to another place vending their goods and services;
- (k) **“Municipal Committee”** means a committee as prescribed under this rule – 20 to decide an appeal of a street vendor as per section 11 and section 20 of the Act;
- (l) **“natural market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (m) **“niche market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of niche products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (n) **“night bazaar”** means a bazaar where sellers and buyers have traditionally congregated for the sale and purchase of products or services after evening i.e. during night and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (o) **“notification”** means a notification published in the Official Gazette and the term “notify” shall be construed accordingly;
- (p) **“Plan”** means the plan made under First Schedule of section 21 of the Act;
- (q) **“planning authority”** means an Urban Development Authority or any other authority in any city or town designated by the appropriate Government as responsible for regulating the land use by defining the precise extent areas for any particular Activity in the master plan or development plan or zonal plan any layout plan or any other spatial plan which is legally enforceable under the application Town and Country Planning Act or the Urban Development Act or the Municipal Act, as the case may be;
- (r) **“public purpose”** includes in the context of the Act (i) widening of roads, streets, lanes; (ii) shifting the alignment of roads, streets, lanes; (iii) erecting flyovers with or without clover leaves and slip

down roads; (iv) erecting underpasses; (v) development of land owned by public authorities for some public projects; (vi) laying of water, storm water or sewer lines; (vii) erecting intermediate pumping stations for the services; (viii) any project related with public transport like BRTS, Metro, etc.; (ix) erection of Economically Weaker Section (EWS) Housing; (x) Creation of Parks, Gardens and Recreational Area; (xi) Conservation of any eco System Resource in that area and (xii) Any other development work taken by local authority, the beneficiary of which will be the community at large.

- (s) **“Scheme”** means the Scheme made under Second Schedule of section 38 of the Act;
 - (t) **“seasonal market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during specific seasons and has been determined as such by local authority on the recommendations of the Town Vending Committee;
 - (u) **“Section”** means section of the Act”
 - (v) **“stationary vendors”** means street vendors who carry out vending Activities on regular basis at a specific location;
 - (w) **“street vendors”** means a person engaged in vending of articles, goods, wares, food items or merchandise of everyday use or offering services to the general public, in a street, lane , side walk, footpath, pavement, public park or any other public place or private area, from a temporary built up structure or by moving from place to place and includes hawker, peddler, squatter and all other synonymous terms which may be local or region specific; and the words “street vending” with their grammatical variations and cognate expressions, shall be construed accordingly;
 - (x) **“Town Vending Committee”** means the body constituted by the appropriate Government under section 22 of the Act;
 - (y) **“vending zone”** means an area or a place or a location designated as such by the local authority, on the recommendations of the Town Vending Committee, for the specific use by street vendors for street vending and includes footpath, side walk, pavement, embankment, portions of a street, waiting area for public or any such place considered suitable for vending Activities and providing services to the general public.
 - (z) **“weekly market”** means a market where sellers and buyers have weekly congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- ii. Words and expressions defined in the Act and used in these Bye-laws shall have the same meanings as respectively assigned to them in the Act.

CHAPTER – II

MANNER OF VENDING IN DIFFERENT ENDING ZONES

1. TVC shall have to decide about vending zones considering in intensity of foot falls, Road width and vehicular & pedestrian movement for the city.
 - i. There shall not be any restriction-free- vending zones in the city of Phillaur.
 - ii. However, there shall not be any restriction on mobile vending in this area if vendors continuously move without affecting traffic and commuter movement.

2. Restricted vending zones should be linked with the road width:
 - There shall not be any stationary vending on a road having width equal to 3.5 meters however street vending shall be allowed if such road is declared as no vehicular road.
 - There shall not be any stationary street vending on a road having width between 6 meters to 9 meters. However street vending shall allowed if such road is declared as one way vehicular road.
 - Number of street vendors shall be decided by considering holding capacity of each designated vending area on such a road.
 - Such stationary vending shall be allowed after the clearance from traffic police regarding the smooth vehicular and pedestrian movement. If required road side parking shall be banned in such area where street vending is allowed.
 - Mobile vending shall be allowed on such road looking to the traffic and pedestrian movement.
3. **No Vending Zone:**
 - a. No vending shall be allowed around 200 meters of the secretariat, district Courts, District Secretariat officers of District Panchayat, Municipal corporation ,Municipality Nagar Panchayat ,Cantonment Board ASI and State archeological Monuments.
 - b. No vending width 50 meters from any crossing of two or more roads on all side and any declared heritage structures by the local authority.
4. **A Street Vendors:** Who got street vending certificate for any of these vending zones, **shall no---**
 - a. Obstruct or interfere with vehicle, bicycle or pedestrian traffic of their safety .
 - b. Obstruct or interface with doorway, entrances, fire doors or emergency exits adjacent to the street.
 - c. Obstruct of interface with any utilities like water supply,sewerage ,telephone ,electricity etc similar installations.
 - d. Obstruct of interface with any other structures, sign, boards, display units, city works or operations, on or adjacent to the street.
 - e. Sell any objectionable goods or services or merchandise etc.
 - f. Sell Goods of services of Merchandises before 8 A.M and 8 P.M fixed hours as specified by the TVC
 - g. Put garbage anywhere expect specific place, which identified by the local authority.
 - h. Sell their goods of services or merchandise after expiry of the vending certificate.
 - i. Use of Loudspeakers, megaphone, sound system or other amplification equipment.
 - j. Transfer the certificate to any vendors without approval.
5. **Responsibility of Street Vendors:** The street vendors or the employee of the vendors shall have to-
 - a. Do vending on the place as specified in the vending certificate.
 - b. Comply with all conditions specified in the certificates.
 - c. Display the permit at vending place all times.
 - d. Ensure that either the street vendors or such family member whose name has been mentioned in the

vending certificate or employee remain at vending place during vending hours.

- e. Comply with any safety and or sanitary requirements of local authority.
- f. Comply all the requirements of the food Adulteration Act or any if applicable.
- g. Produce the certificate of vending when demanded by the authority.
- h. Follow all the requirements of this bye-laws and condition mentioned in the vending certificate.

CHAPTER – III

FEES, TAXES AND PENALTIES

6. Monthly maintenance charges to be paid local authority for the civic amenities and facilities in the vending zones:

1. The monthly maintenance charges (Fees) Shall be which is to be charged .
 - i. Rs. 100 shall be charged from mobile vendors.
 - ii. Rs. 200 shall be charged from vendors in the business of Juice stalls, sweet stalls etc.
2. There shall be a increase of 10% after every year.
3. Fees shall be collected monthly.

7. Penalty to be Charged :

- I. Every street vendors who commits an offence or defaults any, provision of the Act and or Bye-Law is punishable on conviction by Magistrate , a fine of not less than thrice the monthly maintenance etc.
- II. If a street vendors shall collect defaults three times, The vending which should be three times of be suspended and if he persists with the defaults, Shall be cancelled.

8. The Regulations of the collection of taxes and fees in the vending zones: Local authority shall collect taxes and fees vending which should be three times of the every imposed on Unauthorized settlements or Rs.300 whichever is higher.

CHAPTER-I MISCELLANEOUS

9. The Regulation of traffic in the vending zones;

- i. Wherever a vending zone is declared by the TVC, traffic police shall decide about one way traffic, speed limit, parking, movement of heavy vehicles etc. If traffic division doesn't agree with the vending zone, in that case it shall have to be shifted or cancelled by the TVC;
- ii. Local authority shall clearly earmark the vending area, footpath and carriage way in the vending zones.

10. The Regulation of the quality of products and services provided to the public in vending zones and maintenance of public health, hygiene and safety standards;

- i. Any vendor who sells food articles, readymade or processed on the site, shall have to follow all the provisions of the Food Adulteration Act. In case of failure, penal measures shall be initiated by the concern department as prescribed in the FAA. Any conviction order from the concern department, vending certificate of such vendors shall have to be cancelled by the TVC with immediate effect;

- ii. Quality of articles vended from the street can only be taken care of in case there is a prescribed standard under a relevant statute. Otherwise it will be only a qualitative assessment. In the absence of such standards it will be necessary to collect samples of such items against which some complains are received by the vendors. Such cases can be discussed in the joint meeting of wholesalers, manufacturers and vendors under the Chairmanship of State Nodal Officer to arrive at an amicable solution.

[Explanation - For example, presence of toxic paints and sharp edges on the different parts of the toy. There is a need to develop a systematic sample taking and analysis of the same in an accredited laboratory. In case of proved presence of toxic elements in the toys, the wholesaler should be compelled to take it back and pay back the vendors the price they pay if it is not supplied on credit. In case of imported items found to be suffering from similar defects, wide publicity should be given drawing attention of the Authorities empowered to take suitable items.]

11. The Regulation of civic services in the vending zones;

- i. Proper collection of solid waste management system shall have to be provided by the local authority;
- ii. Lighting to vendors shall be allowed by the CFL lamp mechanism;
- iii. No individual electricity and water connection shall be allowed ;

12. Miscellaneous.

- i. The Executive Officer/Chairman or the Licensing Officers may limit the time during which street vender may be permitted to operate either generally or specially in respect of any class of articles or in any particulars public street within the city.
- ii. The license granted under these bye-laws shall expire on the 30th September or 31st March next following date upon which the permission of the executive Officer. If Street Vender commits the breach of these bye-laws shall be convicted by a Magistrate, be punishable with fine Rs. 500/-, which may be extended to one hundred rupees and when the breach is a continuing breach with a further fine which may be extended to Two hundred rupees for every days after the first during which the breach continues.
- iii. The license /Street Vender shall always keep the licence issued to him and shall on demand produce it to the Executive Officer/Chairman or the authorized officer (herein referred to as “authorized Officer”.
- iv. The license/street Vender shall not do or permit to do any negligent act likely to cause fire or otherwise endanger to the public safety.
- v. The license/street vender shall not transfer the licence to any other person ,without the prior written permission of the Commissioner /Executive Officer/Chairman or the authorized officer. (herein referred to as “authorized Officer”).
- vi. Every license issued to the street vender under these bye-laws may be renewed within 30 days from its date of expiry. In case of delay one hundred rupee shall be charged for every month of delay.
- vii. If the license/Street vender fails to comply with any terms and condition of this license, the Commissioner/Executive Officer/Chairman or the authorized officer herein referred to as “authorized Officer” can revoke or suspend the license.

- viii. In event of, any future planning/development of site/court order/directions, the allotted site is prohibited for the vending purpose, the license shall not sell the articles in such prohibited site.

-Sd-

BARJINDER SINGH (PCS),
Regional Deputy Director,
Local Government, Jalandhar.

ANNEXURE

ROAD DESIGNING WITH STREET VENDING SPACE

IN MTRS)

Sr. No.	Width of Road (in mtrs)	Foot path	Street Vending space	Serv-ice Road	Cyc-le Tra-ck	Carr-iage way	Cent-ral verge	Carr-iage way	Cyc-le Tra-ck	Serv-ice Road	Street Vending space	Foot-path	Vend-ing Status	Conditionally allowed
1	3.5	0.0	0.0	0.0	0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Allowed	No vehicular area
2	6.0	0.0	0.0	0.0	0.0	3.0	0.0	3.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.0	0.0	0.0	0.0	0.0	3.0	0.0	0.0	0.0	0.0	Allowed	One way road
3	9.0	1.0	0.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Not allowed	--
		1.0	3.0	0.0	0.0	0.0	0.5	3.5	0.0	0.0	0.0	1.0	Allowed	One way road
4	12.0	1.0	3.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Allowed	One side
5	15.0	1.0	3.0	0.0	0.0	5.0	0.0	5.0	0.0	0.0	0.0	1.0	Allowed	One side
6	18.0	1.0	3.0	0.0	0.0	6.0	1.0	6.0	0.0	0.0	0.0	1.0	Allowed	One side
7	24.0	1.5	3.0	0.0	0.0	8.5	1.0	8.5	0.0	0.0	0.0	1.5	Allowed	One side
		1.0	3.0	0.0	0.0	7.5	1.0	7.5	0.0	0.0	3.0	1.0	Allowed	Both sides
8	30.0	1.5	3.0	0.0	1.0	9.0	1.0	9.0	1.0	0.0	3.0	1.5	Allowed	Both sides
9	36.0	2.0	3.0	0.0	1.5	11.0	1.0	11.0	1.5	0.0	3.0	2.0	Allowed	Both sides
10	40.0	2.0	3.0	0.0	1.5	13.0	1.0	13.0	1.5	0.0	3.0	2.0	Allowed	Both sides
11	60.0	3.0	4.0	5.0	2.0	15.0	2.0	15.0	2.0	5.0	4.0	3.0	Allowed	Both sides

Note : These calculations are subject to approval of traffic division for carrying capacity of vehicular traffic.

For two lane traffic minimum 7 mtrs is required for carrying traffic.

Minimum Area available for street vending - 3.0 mtrs

Minimum space requirement for pedestrain movements - 1.0 mtr

-Sd-

BARJINDER SINGH (PCS),
Regional Deputy Director,
Local Government, Jalandhar.

No. M.C, Adampur/DDLG/JALANDHAR/2017/2942.—In exercise of the powers conferred by Municipal Council Adampur passed resolution No. 80 dated 29-3-2016 section 37 of the street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014), Subject to the provisions of this Act or any rule or scheme made there under, the Municipal Council, Adampur hereby makes the following bye laws for street vending, namely:-

"The Street Vendor Byelaws-2016 for the Municipal Council, Adampur"

**CHAPTER – I
PRELIMINARY**

1. Short title and commencement –

1. This Bye-Laws may be called **The Street Vendors (Protection of Livelihood and Regulation of Street Vending) Bye laws –2016 for Municipal Council, Adampur**. It shall come into force on such date, as notified in the Official Gazette, by the appropriate Government.

2. Definitions –

1. In these rules, unless the context otherwise requires:-

- (a) **“Act”** means the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014)
- (b) **“Appropriate Government”** means the Government of Punjab;
- (c) **“Bye-laws”** means the bye-laws made under section 37 of the Act;
- (d) **“Executive Officer”** means officer in charge of Municipal council Adampur .
- (e) **“festive market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during festival season of the city or town and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (f) **“Grievance Redressal Committee”** means a committee constituted by the Government of [Name of State] under Sub-section (1) of section 20 of the Act.
- (g) **“Heritage Market”** means a market which has completed more than fifty years in one place where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (h) **“holding capacity”** means the maximum number of street vendors who can be accommodated in any vending zone and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (i) **“local authority”** means a Municipal Council, Adampur entitled to function as a local authority in any city or town, Adampur to provide civic services and regulate street vending in the city of Adampur;
- (j) **“mobile vendors”** means street vendors who carry out vending Activities in designated area by moving from one place to another place vending their goods and services;
- (k) **“Municipal Committee”** means a committee as prescribed under this rule – 20 to decide an appeal of a street vendor as per section 11 and section 20 of the Act;

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- (m) **“niche market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of niche products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (n) **“night bazaar”** means a bazaar where sellers and buyers have traditionally congregated for the sale and purchase of products or services after evening i.e. during night and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (o) **“notification”** means a notification published in the Official Gazette and the term “notify” shall be construed accordingly;
- (p) **“Plan”** means the plan made under First Schedule of section 21 of the Act;
- (q) **“planning authority”** means an Urban Development Authority or any other authority in any city or town designated by the appropriate Government as responsible for regulating the land use by defining the precise extent areas for any particular Activity in the master plan or development plan or zonal plan any layout plan or any other spatial plan which is legally enforceable under the application Town and Country Planning Act or the Urban Development Act or the Municipal Act, as the case may be;
- (r) **“public purpose”** includes in the context of the Act (i) widening of roads, streets, lanes; (ii) shifting the alignment of roads, streets, lanes; (iii) erecting flyovers with or without clover leaves and slip down roads; (iv) erecting underpasses; (v) development of land owned by public authorities for some public projects; (vi) laying of water, storm water or sewer lines; (vii) erecting intermediate pumping stations for the services; (viii) any project related with public transport like BRTS, Metro, etc.; (ix) erection of Economically Weaker Section (EWS) Housing; (x) Creation of Parks, Gardens and Recreational Area; (xi) Conservation of any eco System Resource in that area and (xii) Any other development work taken by local authority, the beneficiary of which will be the community at large.
- (s) **“Scheme”** means the Scheme made under Second Schedule of section 38 of the Act;
- (t) **“seasonal market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during specific seasons and has been determined as such by local authority on the recommendations of the Town Vending Committee;
- (u) **“Section”** means section of the Act”
- (v) **“stationary vendors”** means street vendors who carry out vending Activities on regular basis at a specific location;
- (w) **“street vendors”** means a person engaged in vending of articles, goods, wares, food items or merchandise of everyday use or offering services to the general public, in a street, lane, side walk, footpath, pavement, public park or any other public place or private area, from a temporary built up structure or by moving from place to place and includes hawker, peddler, squatter and all other synonymous terms which may be local or region specific; and the words “street vending” with their grammatical variations and cognate expressions, shall be construed accordingly;
- (x) **“Town Vending Committee”** means the body constituted by the appropriate Government under

section 22 of the Act;

- (y) **"vending zone"** means an area or a place or a location designated as such by the local authority, on the recommendations of the Town Vending Committee, for the specific use by street vendors for street vending and includes footpath, side walk, pavement, embankment, portions of a street, waiting area for public or any such place considered suitable for vending Activities and providing services to the general public.
- (z) **"weekly market"** means a market where sellers and buyers have weekly congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- ii. Words and expressions defined in the Act and used in these Bye-laws shall have the same meanings as respectively assigned to them in the Act.

CHAPTER – II

MANNER OF VENDING IN DIFFERENT VENDING ZONES

1. TVC shall have to decide about vending zones considering in intensity of foot falls, Road width and vehicular & pedestrian movement for the city.
 - i. There shall not be any restriction-free- vending zones in the city of Adampur.
 - ii. However, there shall not be any restriction on mobile vending in this area if vendors continuously move without affecting traffic and commuter movement.
2. **Restricted vending zones should be linked with the road width:**
 - There shall not be any stationary vending on a road having width equal to 3.5 meters.however street vending shall be allowed if such road is declared as no vehicular road.
 - There shall not be any stationary street vending on a road having width between 6 meters to 9 meters. However street vending shall allowed if such road is declared as one way vehicular road.
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3. **No Vending Zone:**
 - a. No vending shall be allowed around 200 meters of the secretariat, district Courts, District Secretariat officers of District Panchayat, Municipal Corporation, Municipality Nagar Panchayat, Cantonment Board ASI and State archeological Monuments.
 - b. No vending width 50 meters from any crossing of two or more roads on all side and any declared heritage structures by the local authority.
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 - I. Obstruct or interfere with vehicle, bicycle or pedestrian traffic of their safety .

- II. Obstruct or interface with doorway, entrances, fire doors or emergency exits adjacent to the street.
- III. Obstruct of interface with any utilities like water supply, sewerage, telephone, electricity etc similar installations.
- IV. Obstruct of interface with any other structures, sign, boards, display units, city works or operations, on or adjacent to the street.
- V. Sell any objectionable goods or services or merchandise etc.
- VI. Sell Goods of services of Merchandises before 8 A.M and 8 P.M fixed hours as specified by the TVC
- VII. Put garbage anywhere except specific place, which identified by the local authority.
- VIII. Sell their goods of services or merchandise after expiry of the vending certificate.
- IX. Use of Loudspeakers, megaphone, sound system or other amplification equipment.
- X. Transfer the certificate to any vendors without approval.

5. Responsibility of Street Vendors: The street vendors or the employee of the vendors shall have to-

- I. Do vending on the place as specified in the vending certificate.
- II. Comply with all conditions specified in the certificates.
- III. Display the permit at vending place all times.
- IV. Ensure that either the street vendors or such family member whose name has been mentioned in the vending certificate or employee remain at vending place during vending hours.
- V. Comply with any safety and or sanitary requirements of local authority.
- VI. Comply all the requirements of the food Adulteration Act or any if applicable.
- VII. Produce the certificate of vending when demanded by the authority.
- VIII. Follow all the requirements. of this bye-laws and condition mentioned in the vending certificate.

CHAPTER – III **FEES, TAXES AND PENALTIES**

6. Monthly maintenance charges to be paid local authority for the civic amenities and facilities in the vending zones:

- 1. The monthly maintenance charges (Fees) Shall be which is to be charged .
 - i. Rs. 100 shall be charged from mobile vendors.
 - ii. Rs. 200 shall be charged from vendors in the business of Juice stalls, sweet stalls etc.
- 2. There shall be a increase of 10% after every year.
- 3. Fees shall be collected monthly.

7. Penalty to be Charged :

- I. Every street vendors who commits an offence or defaults any ,provision of the Act and or Bye-Law is punishable on conviction by Magistrate , a fine of not less than thrice the monthly maintenance etc.
- II. If a street vendors shall collect defaults three times, The vending which should be three times of be

suspended and if he persists with the defaults, Shall be cancelled.

8. The Regulations of the collection of taxes and fees in the vending zones: Local authority shall collect taxes and fees vending which should be three times of the every imposed on Unauthorized settlements or Rs.300 whichever is higher.

CHAPTER-I MISCELENEOUS

9. The Regulation of traffic in the vending zones;

- i. Wherever a vending zone is declared by the TVC, traffic police shall decide about one way traffic, speed limit, parking, movement of heavy vehicles etc. If traffic division doesn't agree with the vending zone, in that case it shall have to be shifted or cancelled by the TVC;
- ii. Local authority shall clearly earmark the vending area, footpath and carriage way in the vending zones.

10. The Regulation of the quality of products and services provided to the public in vending zones and maintenance of public health, hygiene and safety standards;

- i. Any vendor who sells food articles, readymade or processed on the site, shall have to follow all the provisions of the Food Adulteration Act. In case of failure, penal measures shall be initiated by the concern department as prescribed in the FAA. Any conviction order from the concern department, vending certificate of such vendors shall have to be cancelled by the TVC with immediate effect;
- ii. Quality of articles vended from the street can only be taken care of in case there is a prescribed standard under a relevant statute. Otherwise it will be only a qualitative assessment. In the absence of such standards it will be necessary to collect samples of such items against which some complains are received by the vendors. Such cases can be discussed in the joint meeting of wholesalers, manufacturers and vendors under the Chairmanship of State Nodal Officer to arrive at an amicable solution

[Explanation - For example, presence of toxic paints and sharp edges on the different parts of the toy. There is a need to develop a systematic sample taking and analysis of the same in an accredited laboratory. In case of proved presence of toxic elements in the toys, the wholesaler should be compelled to take it back and pay back the vendors the price they pay if it is not supplied on credit. In case of imported items found to be suffering from similar defects, wide publicity should be given drawing attention of the Authorities empowered to take suitable items.]

11. The Regulation of civic services in the vending zones;

- i. Proper collection of solid waste management system shall have to be provided by the local authority;
- ii. Lighting to vendors shall be allowed by the CFL lamp mechanism;
- iii. No individual electricity and water connection shall be allowed ;

12. Miscellaneous.

- i. The Executive Officer/Chairman or the Licensing Officers may limit the time during which street vender may be permitted to operate either generally or specially in respect of any class of articles or in any particulars public street within the city.
- ii. The license granted under these bye-laws shall expire on the 30th September or 31st March next following date upon which the permission of the executive Officer. If Street Vender commits the breach of these bye- laws shall be convicted by a Magistrate, be punishable with fine Rs. 500/-,

which may be extended to one hundred rupees and when the breach is a continuing breach with a further fine which may be extended to Two hundred rupees for every days after the first during which the breach continues.

- iii. The license /Street Vender shall always keep the licence issued to him and shall on demand produce it to the Executive Officer/Chairman or the authorized officer (herein referred to as "authorized Officer").
- iv. The license /street Vender shall not do or permit to do any negligent act likely to cause fire or otherwise endanger to the public safety.
- v. The license/street vender shall not transfer the licence to any other person ,without the prior written permission of the Commissioner /Executive Officer/Chairman or the authorized officer. (herein referred to as "authorized Officer").
- vi. Every license issued to the street vender under these bye-laws may be renewed within 30 days from its date of expiry. In case of delay one hundred rupee shall be charged for every month of delay.
- vii. If the license/Street vender fails to comply with any terms and condition of this license, the Commissioner/Executive Officer/Chairman or the authorized officer herein referred to as "authorized Officer" can revoke or suspend the license.
- viii. In event of, any future planning/development of site/court order/directions, the allotted site is prohibited for the vending purpose, the license shall not sell the articles in such prohibited site.

-Sd-

BARJINDER SINGH (PCS),

Regional Deputy Director,

Local Government, Jalandhar.

ANNEXURE

ROAD DESIGNING WITH STREET VENDING SPACE

IN MTRS)

Sr. No.	Width of Road (in mtrs)	Foot path	Street Vending space	Serv-ice Road	Cyc-le Tra-ck	Carr-iage way	Cent-ral verge	Carr-iage way	Cyc-le Tra-ck	Serv-ice Road	Street Vending space	Foot-path	Vend-ing Status	Conditionally allowed
1	3.5	0.0	0.0	0.0	0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Allowed	No area
2	6.0	0.0	0.0	0.0	0.0	3.0	0.0	3.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.0	0.0	0.0	0.0	0.0	3.0	0.0	0.0	0.0	0.0	Allowed	One way road
3	9.0	1.0	0.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Not allowed	--
		1.0	3.0	0.0	0.0	0.0	0.5	3.5	0.0	0.0	0.0	1.0	Allowed	One way road
4	12.0	1.0	3.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Allowed	One side

5	15.0	1.0	3.0	0.0	0.0	5.0	0.0	5.0	0.0	0.0	0.0	1.0	Allowed	One side
6	18.0	1.0	3.0	0.0	0.0	6.0	1.0	6.0	0.0	0.0	0.0	1.0	Allowed	One side
7	24.0	1.5	3.0	0.0	0.0	8.5	1.0	8.5	0.0	0.0	0.0	1.5	Allowed	One side
		1.0	3.0	0.0	0.0	7.5	1.0	7.5	0.0	0.0	3.0	1.0	Allowed	Both sides
8	30.0	1.5	3.0	0.0	1.0	9.0	1.0	9.0	1.0	0.0	3.0	1.5	Allowed	Both sides
9	36.0	2.0	3.0	0.0	1.5	11.0	1.0	11.0	1.5	0.0	3.0	2.0	Allowed	Both sides
10	40.0	2.0	3.0	0.0	1.5	13.0	1.0	13.0	1.5	0.0	3.0	2.0	Allowed	Both sides
11	60.0	3.0	4.0	5.0	2.0	15.0	2.0	15.0	2.0	5.0	4.0	3.0	Allowed	Both sides

Note : These calculations are subject to approval of traffic deviation for earring capacity of vehicular traffic.

For two lane traffic minimum 7 mtrs is required for carrying traffic.

Minimum Area available for street vending - 3.0 mtrs

Minimum space requirement for pedestrian movements - 1.0 mtr

-Sd-

BARJINDER SINGH (PCS),

Regional Deputy Director,

Local Government, Jalandhar.

No. N P,Bilga/DDLG/JALANDHAR/2017/2950.—In exercise of the powers conferred by section 37 of the street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014), Subject to the provisions of this Act or any rule or scheme made there under, the Nagar Panchayat, Bilga *vide* resolution No. 40 dated 30.12.2016 hereby makes the following bye laws for street vending, namely: -

“The Street Vendors Bye Laws-2016Nagar Panchayat, Bilga”

**CHAPTER – I
PRELIMINARY**

1. Short title and commencement –

i. This Bye-Laws may be called **The Street Vendors (Protection of Livelihood and Regulation of Street Vending) Bye laws – 2016 forNagar Panchayat, Bilga.**

It shall come into force on such date, as notified in the Official Gazette, by the appropriate Government.

2. Definitions –

In these rules, unless the context otherwise requires:-

- (a) **“Act”** means the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (Central Act 7 of 2014)
- (b) **“Appropriate Government”** means the Government of Punjab;
- (c) **“Bye-laws”** means the bye-laws made under section 37 of the Act;
- (d) **“Executive Officer”** means officer in charge of Nagar Panchayat, Bilga.
- (e) **“festive market”** means a market where sellers and buyers have traditionally congregated for the

sale and purchase of products or services during festival season of the city or town and has been determined as such by the local authority on the recommendations of the Town Vending Committee;

- (f) **“Grievance Redressal Committee”** means a committee constituted by the Government of [Name of State] under Sub-section (1) of section 20 of the Act;
- (g) **“Heritage Market”** means a market which has completed more than fifty years in one place where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (h) **“holding capacity”** means the maximum number of street vendors who can be accommodated in any vending zone and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (i) **“local authority”** means a Nagar Panchayat, Bilga entitled to function as a local authority in any city or town, Bilgato provide civic services and regulate street vending in the city of Bilga;
- (j) **“mobile vendors”** means street vendors who carry out vending Activities in designated area by moving from one place to another place vending their goods and services;
- (k) **“Municipal Committee”** means a committee as prescribed under this rule – 20 to decide an appeal of a street vendor as per section 11 and section 20 of the Act;
- (l) **“natural market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (m) **“niche market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of niche products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (n) **“night bazaar”** means a bazaar where sellers and buyers have traditionally congregated for the sale and purchase of products or services after evening i.e. during night and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- (o) **“notification”** means a notification published in the Official Gazette and the term “notify” shall be construed accordingly;
- (p) **“Plan”** means the plan made under First Schedule of section 22 of the Act;
- (q) **“planning authority”** means an Urban Development Authority or any other authority in any city or town designated by the appropriate Government as responsible for regulating the land use by defining the precise extent areas for any particular Activity in the master plan or development plan or zonal plan any layout plan or any other spatial plan which is legally enforceable under the application Town and Country Planning Act or the Urban Development Act or the Municipal Act, as the case may be;
- (r) **“public purpose”** includes in the context of the Act (i) widening of roads, streets, lanes; (ii) shifting the alignment of roads, streets, lanes; (iii) erecting flyovers with or without clover leaves and slip down roads; (iv) erecting underpasses; (v) development of land owned by public authorities for some public projects; (vi) laying of water, storm water or sewer lines; (vii) erecting intermediate pumping stations for the services; (viii) any project related with public transport like BRTS, Metro, etc.;

- (ix) erection of Economically Weaker Section (EWS) Housing; (x) Creation of Parks, Gardens and Recreational Area; (xi) Conservation of any eco System Resource in that area and (xii) Any other development work taken by local authority, the beneficiary of which will be the community at large.
- (s) **“Scheme”** means the Scheme made under Second Schedule of section 38 of the Act;
- (t) **“seasonal market”** means a market where sellers and buyers have traditionally congregated for the sale and purchase of products or services during specific seasons and has been determined as such by local authority on the recommendations of the Town Vending Committee;
- (u) **“Section”** means section of the Act”
- (v) **“stationary vendors”** means street vendors who carry out vending Activities on regular basis at a specific location;
- (w) **“street vendors”** means a person engaged in vending of articles, goods, wares, food items or merchandise of everyday use or offering services to the general public, in a street, lane , side walk, footpath, pavement, public park or any other public place or private area, from a temporary built up structure or by moving from place to place and includes hawker, peddler, squatter and all other synonymous terms which may be local or region specific; and the words “street vending” with their grammatical variations and cognate expressions, shall be construed accordingly;
- (x) **“Town Vending Committee”** means the body constituted by the appropriate Government under section 22 of the Act;
- (y) **"vending zone"** means an area or a place or a location designated as such by the local authority, on the recommendations of the Town Vending Committee, for the specific use by street vendors for street vending and includes footpath, side walk, pavement, embankment, portions of a street, waiting area for public or any such place considered suitable for vending Activities and providing services to the general public.
- (z) **"weekly market"** means a market where sellers and buyers have weekly congregated for the sale and purchase of products or services and has been determined as such by the local authority on the recommendations of the Town Vending Committee;
- ii. Words and expressions defined in the Act and used in these Bye-laws shall have the same meanings as respectively assigned to them in the Act.

CHAPTER – II

MANNER OF VENDING IN DIFFERENT ENDING ZONES

1. TVC shall have to decide about vending zones considering in intensity of foot falls, Road width and vehicular & pedestrian movement for the city.
 - i. There shall not be any restriction-free- vending zones in the city of Bilga
 - ii. However, there shall not be any restriction on mobile vending in this area if vendors continuously move without affecting traffic and commuter movement.
2. **Restricted vending zones should be linked with the road width:**
 - There shall not be any stationary vending on a road having width equal to 3.5 meters. however street vending shall be allowed if such road is declared as no vehicular road.

- There shall not be any stationary street vending on a road having width between 6 meters to 9 meters. However street vending shall allowed if such road is declared as one way vehicular road.
- Number of street vendors shall be decided by considering holding capacity of each designated vending area on such a road .
- Such stationary vending shall be allowed after the clearance from traffic police regarding the smooth vehicular and pedestrian movement. If required road side parking shall be banned in such area where street vending is allowed .
- Mobile vending shall be allowed on such road looking to the traffic and pedestrian movement.

3 No Vending Zone:

- a. No vending shall be allowed around 200 meters of the secretariat,district Courts, District Secretariat officers of District Panchayat,Municipal corporation ,Municipality Nagar Panchayat ,Cantonment Board ASI and State archeological Monuments.
- b. No vending width 50 meters from any crossing of two or more roads on all side and any declared heritage structures by the local authority.

4. A Street Venders:

Who got street vending certificate for any of these vending zones, **shall no---**

- I. Obstruct or interfere with vehicle,bicycle or pedestrian traffic of their safety .
- II. Obstruct or interface with doorway, entrances,fire doors or emergency exits adjacent to the street.
- III. Obstruct of interface with any utilities like water supply ,sewerage ,telephone ,electricity etc similar installations.
- IV. Obstruct of interface with any other structures, sign,boards, display units, city works or operations, on or adjacent to the street .
- V. Sell any objectionable goods or services or merchandise etc.
- VI. Sell Goods of services of Merchandises before 8 A.M and 8 P.M fixed hours as specified by the TVC
- VII. Put garbage anywhere expect specific place,which identified by the local authority.
- VIII. Sell their goods of services or merchandise after expiry of the vending certificate.
- IX. Use of Loudspeakers, megaphone, sound system or other amplification equipment.
- X. Transfer the certificate to any vendors without approval.

5. Responsibility of Street Vendors:

The street vendors or the employee of the vendors shall have to-

- I. Do vending on the place as specified in the vending certificate.
- II. Comply with all conditions specified in the certificates.
- III. Display the permit at vending place all times.
- IV. Ensure that either the street vendors or such family member whose name has been mentioned in the vending certificate or employee remainat vending place during vending hours.

- V. Comply with any safety and or sanitary requirements of local authority.
- VI. Comply all the requirements of the food Adulteration Act or any if applicable.
- VII. Produce the certificate of vending when demanded by the authority.
- VIII. Follow all the requirements. of this bye-laws and condition mentioned in the vending certificate.

CHAPTER – III

FEES,TAXES AND PENALTIES

6. Monthly maintenance charges to be paid local authority for the civic amenities and facilities in the vending zones:

- 1. The monthly maintenance charges (Fees) Shall be which is to be changed .
 - i. Rs. 100 shall be charged from mobile vendors.
 - ii. Rs. 200 shall be charged from vendors in the business of Juice stalls, sweet stalls etc.
- 2. There shall be a increase of 5% after every year.
- 3. Fees shall be collected monthly.

7. Penalty to be Charged :

- I. Every street vendors who commits an offence or defaults any ,provision of the Act and or Bye-Law is punishable on conviction by Magistrate, a fine of not less than thrice the monthly maintenance etc.
- II. If a street vendors shall collect defaults three times, The vending which should be three times of be suspended and if he persists with the defaults, Shall be cancelled.

8. The Regulations of the collection of taxes and fees in the vending zones:

Local authority shall collect taxes and fees vending which should be three times of the every imposed on Unauthorized settlements or Rs.300 whichever is higher.

CHAPTER-IV

MISCELLANEOUS

9. The Regulation of traffic in the vending zones;

- i. Wherever a vending zone is declared by the TVC, traffic police shall decide about one way traffic, speed limit, parking, movement of heavy vehicles etc. If traffic division doesn't agree with the vending zone, in that case it shall have to be shifted or cancelled by the TVC;
- ii. Local authority shall clearly earmark the vending area, footpath and carriage way in the vending zones.

10. The Regulation of the quality of products and services provided to the public in vending zones and maintenance of public health, hygiene and safety standards;

- i. Any vendor who sells food articles, readymade or processed on the site, shall have to follow all the provisions of the Food Adulteration Act. In case of failure, penal measures shall be initiated by the concern department as prescribed in the FAA. Any conviction order from the concern department,

vending certificate of such vendors shall have to be cancelled by the TVC with immediate effect;

- ii. Quality of articles vended from the street can only be taken care of in case there is a prescribed standard under a relevant statute. Otherwise it will be only a qualitative assessment. In the absence of such standards it will be necessary to collect samples of such items against which some complains are received by the vendors. Such cases can be discussed in the joint meeting of wholesalers, manufacturers and vendors under the Chairmanship of State Nodal Officer to arrive at an amicable solution

[Explanation - For example, presence of toxic paints and sharp edges on the different parts of the toy. There is a need to develop a systematic sample taking and analysis of the same in an accredited laboratory. In case of proved presence of toxic elements in the toys, the wholesaler should be compelled to take it back and pay back the vendors the price they pay if it is not supplied on credit. In case of imported items found to be suffering from similar defects, wide publicity should be given drawing attention of the Authorities empowered to take suitable items.]

11. The Regulation of civic services in the vending zones;

- i. Proper collection of solid waste management system shall have to be provided by the local authority;
- ii. Lighting to vendors shall be allowed by the CFL lamp mechanism;
- iii. No individual electricity and water connection shall be allowed ;

12. Miscellaneous.

- i. The Executive Officer/Chairman or the Licensing Officers may limit the time during which street vender may be permitted to operate either generally or specially in respect of any class of articles or in any particulars public street within the city.
- ii. The license granted under these bye-laws shall expire on the 30th September or 31st March next following date upon which the permission of the executive Officer. If Street Vender commits the breach of these bye- laws shall be convicted by a Magistrate, be punishable with fine Rs. 500/-, which may be extended to one hundred rupees and when the breach is a continuing breach with a further fine which may be extended to Two hundred rupees for every days after the first during which the breach continues.
- iii. The license/Street Vender shall always keep the license issued to him and shall on demand produce it to the Executive Officer/Chairman or the authorized officer (herein referred to "authorized Officer").
- iv. The license/street Vender shall not do or permit to do any negligent act likely to cause fire or otherwise endanger to the public safety.
- v. The license/street vender shall not transfer the license to any other person without the prior written permission of the Commissioner /Executive Officer/Chairman or the authorized officer. (herein referred to as "authorized Officer").
- vi. Every license issued to the street vender under these bye-laws may be renewed within 30 days from its date of expiry. In case of delay one hundred rupee shall be charged for every month of delay.
- vii. If the license / Street vender fails to comply with any terms and condition of this License, the Commissioner /Executive Officer/Chairman or the authorized officer (Herein referred to as "authorized Officer" can revoke or suspend the license

- viii. In event of, any future planning/development of site/court order/directions, the Allotted site is prohibited for the vending purpose, the license shall not sell the Articles in such prohibited site.

-Sd-

BARJINDER SINGH (PCS),

Regional Deputy Director,

Local Government, Jalandhar.

ANNEXURE

ROAD DESIGNING WITH STREET VENDING SPACE

IN MTRS)														
Sr. No.	Width of Road (in mtrs)	Foot path	Street Vending space	Serv-ice Road	Cyc-le Tra-ck	Carr-iage way	Cent-ral verge	Carr-iage way	Cyc-le Tra-ck	Ser-vice Road	Street Vending space	Foot-path	Vend-ing Status	Conditionally allowed
1	3.5	0.0	0.0	0.0	0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Allowed	No area
2	6.0	0.0	0.0	0.0	0.0	3.0	0.0	3.0	0.0	0.0	0.0	0.0	Not allowed	--
		0.0	3.0	0.0	0.0	0.0	0.0	3.0	0.0	0.0	0.0	0.0	Allowed	One way road
3	9.0	1.0	0.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Not allowed	--
		1.0	3.0	0.0	0.0	0.0	0.5	3.5	0.0	0.0	0.0	1.0	Allowed	One way road
4	12.0	1.0	3.0	0.0	0.0	3.5	0.0	3.5	0.0	0.0	0.0	1.0	Allowed	One side
5	15.0	1.0	3.0	0.0	0.0	5.0	0.0	5.0	0.0	0.0	0.0	1.0	Allowed	One side
6	18.0	1.0	3.0	0.0	0.0	6.0	1.0	6.0	0.0	0.0	0.0	1.0	Allowed	One side
7	24.0	1.5	3.0	0.0	0.0	8.5	1.0	8.5	0.0	0.0	0.0	1.5	Allowed	One side
		1.0	3.0	0.0	0.0	7.5	1.0	7.5	0.0	0.0	3.0	1.0	Allowed	Both sides
8	30.0	1.5	3.0	0.0	1.0	9.0	1.0	9.0	1.0	0.0	3.0	1.5	Allowed	Both sides
9	36.0	2.0	3.0	0.0	1.5	11.0	1.0	11.0	1.5	0.0	3.0	2.0	Allowed	Both sides
10	40.0	2.0	3.0	0.0	1.5	13.0	1.0	13.0	1.5	0.0	3.0	2.0	Allowed	Both sides
11	60.0	3.0	4.0	5.0	2.0	15.0	2.0	15.0	2.0	5.0	4.0	3.0	Allowed	Both sides

Note : These calculations are subject to approval of traffic division for carrying capacity of vehicular traffic.

For two lane traffic minimum 7 mtrs is required for carrying traffic.

Minimum Area available for street vending - 3.0 mtrs.

Minimum space requirement for pedestrain movements - 1.0 mtr.

-Sd-

BARJINDER SINGH (PCS),

Regional Deputy Director,

Local Government, Jalandhar.



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PART III

**Notifications by High Court ; Labour Commissioner ; Advertisements ;
Director of Lotteries, Punjab and Notices, etc.**

Punjab Dental Council Chandigarh (India)

(Constituted under the Indian Dentists Act 1948)

Website: <http://www.punjabdentalcouncil.com> E-mail: punjabdentalcouncil@gmail.com

S.C.O 75, (2nd Floor) Sector 40/C, CHANDIGARH-160036 Tel/Fax: 0172-2693999

No.PDC-Pb-17/1180

Dated: 29/03/2017

NOTIFICATION

The present Punjab Dental Council was constituted *vide* Notification No. 6/8/2006-3HB-III/8765 dated 23.12.2011 by the Govt., and the term of the present Council has expired in December 2016.

2. I, Dr. R.S.Mann, President, Punjab Dental Council, Chandigarh, do hereby appoint Dr. Rajesh Sharma, Director, P.H.S.C. / Additional Director (Dental), Health Services, Punjab, and Registrar, Punjab Dental Council, Chandigarh, as Returning Officer to conduct elections of the Punjab Dental Council, under Part-III Rule 5 of the State Dental Council's Rules 1957, read The State Dental Council's Rules 1959 and as provided under Section 21 (a) & (b) of the Indian Dentists Act 1948.

Sd/-

(Dr. R.S.Mann),

President, Punjab Dental Council &

SMO I/c Dental Dispensary,

Pb. M.L.A. Hostel, Sec.4, Chandigarh.

Dated: 29/03/2017

[51-1]

ਦਫਤਰ ਨਗਰ ਸੁਧਾਰ, ਫਗਵਾੜਾ

ਸੋਧ

ਮਿਤੀ 31-03-2017 ਨੂੰ ਪੰਜਾਬ ਸਰਕਾਰ ਦੇ ਗੱਜਟ ਵਿੱਚ ਇਸ ਦਫਤਰ ਦੀ ਤਜਵੀਜ਼ਤ ਸਕੀਮ ਜੋ ਕਿ ਸਕੀਮ ਨੰ: 10 ਦੇ ਨਾਮ ਨਾਲ ਜਾਣੀ ਜਾਂਦੀ ਹੈ ਦੇ ਸਬੰਧ ਵਿੱਚ ਪੰਜਾਬ ਟਾਊਨ ਇੰਮਪਰੂਵਮੈਂਟ ਐਕਟ 1922 ਦੀ ਧਾਰਾ 36 ਅਧੀਨ ਜੋ

ਪਹਿਲੀ ਪ੍ਰਕਾਸ਼ਨ ਹੋਈ ਦੀ ਸੋਧ ਹੇਠਾਂ ਅਨੁਸਾਰ ਪੜ੍ਹੀ ਜਾਵੇ ਜੀ :-

1. ਲਾਈਨ ਨੰ: 2 ਵਿੱਚ ਮਿਤੀ 22-12-2016 ਦੀ ਜਗ੍ਹਾ 21-12-2016 ਪੜ੍ਹਿਆ ਜਾਵੇ।
2. ਲਾਈਨ ਨੰ: 17 ਵਿੱਚ ਡਰਾਇੰਗ ਨੰ: ਪੀ.ਆਈ.ਟੀ. 1/2017 ਦੀ ਜਗ੍ਹਾ 2/2017 ਪੜ੍ਹਿਆ ਜਾਵੇ।

ਸਹੀ/-

ਸ. ਕਾਲੀਆ

ਕਾਰਜ ਸਾਧਕ ਅਫਸਰ

ਦਫਤਰ ਨਗਰ ਸੁਧਾਰ, ਫਗਵਾੜਾ

(ਦੂਸਰੀ ਪ੍ਰਕਾਸ਼ਨ)

ਦਫਤਰ ਨਗਰ ਸੁਧਾਰ ਟਰੱਸਟ, ਫਗਵਾੜਾ

ਪੰਜਾਬ ਟਾਊਨ ਇੰਪਰੂਵਮੈਂਟ ਐਕਟ 1922 ਦੀ ਧਾਰਾ 36 ਅਧੀਨ ਸੂਚਨਾ

ਇਸ ਦੁਆਰਾ ਸੂਚਨਾ ਦਿੱਤੀ ਜਾਂਦੀ ਹੈ ਕਿ ਫਗਵਾੜਾ ਇੰਪਰੂਵਮੈਂਟ ਟਰੱਸਟ ਫਗਵਾੜਾ ਦੇ ਮਤਾ ਨੰ: 15 ਮਿਤੀ 21-09-2016 ਅਤੇ ਮਤਾ ਨੰ: 34 ਮਿਤੀ 21-12-2016 ਅਤੇ ਮਾਨਯੋਗ ਪੰਜਾਬ ਅਤੇ ਹਰਿਆਣਾ ਹਾਈਕੋਰਟ ਦੇ ਹੁਕਮਾਂ ਦੀ ਰੋਸ਼ਨੀ ਵਿਚ ਇੰਪਰੂਵਮੈਂਟ ਟਰੱਸਟ ਫਗਵਾੜਾ ਨੇ ਹੇਠ ਲਿਖੇ ਰਕਬੇ ਤੇ ਪੰਜਾਬ ਟਾਊਨ ਇੰਪਰੂਵਮੈਂਟ ਐਕਟ 1922 ਦੀ ਧਾਰਾ 24(1), 25, 28(2) (i) (ii) (iii) (iv) (v) (vi) (vii) (viii) (ix) (x) (xi) ਅਤੇ (xii) ਅਧੀਨ ਵਿਕਾਸ ਸਕੀਮ ਨੰ: 10 (ਰਿਹਾਇਸ਼ੀ ਅਤੇ ਕਮਰਸ਼ੀਅਲ) ਅਧੀਨ ਪੈਂਦੇ ਰਕਬੇ 18 ਕਨਾਲ 8 ਮਰਲੇ ਜਗ੍ਹਾ ਐਕੁਆਇਰ ਕੀਤੀ ਜਾਣੀ ਹੈ ਜਿਸ ਦੀਆਂ ਹੱਦਾਂ ਹੇਠ ਲਿਖੇ ਅਨੁਸਾਰ ਹਨ:-

ਉਤਰ:- ਬਿੰਦੂ 'ਓ' ਨੰਬਰ ਖਸਰਾ 2597 ਦੀ ਉਤਰੀ ਪੱਛਮੀ ਬਾਹੀ ਤੇ ਪੈਂਦਾ ਹੈ ਤੋਂ ਸ਼ੁਰੂ ਹੋ ਕੇ ਖਸਰਾ ਨੰ: 2597, 2596 ਅਤੇ 2595 ਦੀ ਪੱਛਮੀ ਦੱਖਣੀ ਬਾਹੀ ਦੇ ਨਾਲ-ਨਾਲ ਪੱਛਮ ਵੱਲ ਨੂੰ ਜਾਂਦੇ ਹੋਏ ਬਿੰਦੂ 'ਅ' ਤੱਕ।

ਪੱਛਮ:- ਬਿੰਦੂ 'ਅ' ਜੋ ਕਿ ਖਸਰਾ ਨੰ: 2595 ਦੀ ਪੱਛਮੀ ਦੱਖਣੀ ਬਾਹੀ ਅਤੇ ਖਸਰਾ ਨੰ: 2594 ਦੀ ਉਤਰੀ ਪੱਛਮੀ ਬਾਹੀ, ਦੇ ਮਿਲਣ ਨਾਲ ਬਣਦਾ ਹੈ, ਤੋਂ ਖਸਰਾ ਨੰ: 2595 ਅਤੇ ਖਸਰਾ ਨੰ: 2601 ਦੇ ਨਾਲ-ਨਾਲ ਦੱਖਣੀ ਬਾਹੀ ਨੂੰ ਚੱਲਦੇ ਹੋਏ ਬਿੰਦੂ 'ੲ' ਤੱਕ।

ਦੱਖਣ:- ਬਿੰਦੂ 'ੲ' ਜੋ ਕਿ ਖਸਰਾ ਨੰ: 2602 ਦੀ ਪੱਛਮੀ ਦੱਖਣੀ ਬਾਹੀ ਅਤੇ ਖਸਰਾ ਨੰ: 2601 ਦੀ ਦੱਖਣੀ ਪੂਰਬੀ ਬਾਹੀ, ਦੇ ਮਿਲਣ ਨਾਲ ਬਣਦਾ ਹੈ ਤੋਂ ਸ਼ੁਰੂ ਹੋ ਕੇ ਖਸਰਾ ਨੰ: 2601 ਦੇ ਨਾਲ-ਨਾਲ ਪੂਰਬ ਵੱਲ ਜਾਂਦੇ ਹੋਏ ਬਿੰਦੂ 'ਸ' ਤੱਕ।

ਪੂਰਬ:- ਬਿੰਦੂ 'ਸ' ਜੋ ਕਿ ਖਸਰਾ ਨੰ: 2600 ਦੀ ਦੱਖਣੀ ਪੂਰਬੀ ਬਾਹੀ ਅਤੇ ਖਸਰਾ ਨੰ: 2601 ਦੀ ਪੂਰਬੀ ਬਾਹੀ, ਦੇ ਮਿਲਣ ਨਾਲ ਬਣਦਾ ਹੈ ਤੋਂ ਸ਼ੁਰੂ ਹੋ ਕੇ ਖਸਰਾ ਨੰ: 2600 ਅਤੇ ਖਸਰਾ ਨੰ: 2597 ਦੇ ਨਾਲ-ਨਾਲ ਉੱਤਰੀ ਬਾਹੀ ਵੱਲ ਨੂੰ ਜਾਂਦੇ ਹੋਏ ਬਿੰਦੂ 'ਓ' ਤੱਕ ਅਰਥਾਤ ਸ਼ੁਰੂਆਤੀ ਬਿੰਦੂ 'ਓ' ਤੱਕ।

ਇਹ ਹੱਦਾਂ ਡਰਾਇੰਗ ਨੰ: ਪੀ.ਆਈ.ਟੀ. 2/2017 ਮਿਤੀ 14-03-2017 ਵਾਲੇ ਸਰਵੇ-ਕਮ-ਖਸਰਾ ਪਲੈਨ ਤੇ ਮਾਰਕ ਕੀਤੀਆਂ/ਦਿਖਾਈਆਂ ਗਈਆਂ ਹਨ। ਪੰਜਾਬ ਟਾਊਨ ਇੰਪਰੂਵਮੈਂਟ ਐਕਟ 1922 ਦੀ ਧਾਰਾ 24(1), 25, 28(2) (i) (ii) (iii) (iv) (v) (vi) (vii) (viii) (ix) (x) (xi) ਅਤੇ (xii) ਦੀਆਂ ਧਾਰਾਵਾਂ ਅਧੀਨ ਯੋਜਨਾ ਵਿਚ ਸ਼ਾਮਿਲ ਕਿਸੇ ਵੀ ਖੇਤਰਫਲ ਨੂੰ ਜਾਂ ਉਸ ਦੇ ਕਿਸੇ ਵੀ ਹਿੱਸੇ ਵਿਚ ਕਿਸੇ ਵੀ ਹੱਕ ਨੂੰ ਪ੍ਰਾਪਤ ਕਰ ਸਕਦਾ ਹੈ। ਇਸ ਯੋਜਨਾ ਦੇ ਮੰਤਵ ਲਈ ਲੋੜੀਂਦੀ ਕਿਸੇ ਵੀ ਇਮਾਰਤ ਜਾਂ ਇਸ ਦੇ ਕਿਸੇ ਵੀ ਭਾਗ ਨੂੰ ਢਾਹ ਸਕਦਾ ਹੈ।

ਜਿਹੜੀ ਜ਼ਮੀਨ ਇਸ ਸਕੀਮ ਅਧੀਨ ਪ੍ਰਾਪਤ ਕੀਤੀ ਜਾਣੀ ਹੈ ਉਸ ਸਬੰਧੀ ਵੇਰਵਾ ਅਤੇ ਸਕੀਮ ਨਾਲ ਸਬੰਧਤ ਸਥਾਨ ਅਤੇ ਆਮ ਨਕਸ਼ੇ ਦਾ ਨਿਰੀਖਣ ਫਗਵਾੜਾ ਇੰਪਰੂਵਮੈਂਟ ਟਰੱਸਟ ਫਗਵਾੜਾ ਦੇ ਦਫਤਰ ਵਿਚ ਕਿਸੇ ਵੀ ਕੰਮ ਵਾਲੇ ਦਿਨ ਦਫਤਰੀ ਸਮੇਂ ਦੌਰਾਨ ਕੀਤਾ ਜਾ ਸਕਦਾ ਹੈ। ਜੇਕਰ ਕਿਸੇ ਵਿਅਕਤੀ ਨੂੰ ਇਸ ਸਬੰਧੀ ਕੋਈ ਵੀ ਇਤਰਾਜ਼ ਹੋਵੇ ਤਾਂ ਉਹ ਟਰੱਸਟ

ਦੇ ਦਫਤਰ ਵਿਚ ਇਸ ਨੋਟਿਸ ਦੀ ਪਹਿਲੀ ਪ੍ਰਕਾਸ਼ਨਾ ਤੋਂ 30 ਦਿਨਾਂ ਦੇ ਅੰਦਰ-ਅੰਦਰ ਲਿਖਤੀ ਤੌਰ ਦੇ ਸਕਦਾ ਹੈ।

ਸਹੀ/-
ਚੇਅਰਮੈਨ

[52-1]

ਇੰਪਰੂਵਮੈਂਟ ਟਰੱਸਟ ਫਗਵਾੜਾ।

CHANGE OF NAME

I, Dr. Ritu Mehta (Earlier W/o Dr. Ravinder Mehta of Sangrur) D/o Sh. Ashok Bhandari R/o 52-A, Tagore Nagar, Civil Lines, Ludhiana have changed my name after dissolution of marriage from Dr. Ritu Mehta to Dr. Ritu Bhandari.

[53-1]

I, Gurminder Singh S/o Gurdial Singh R/o Bihran P.O. Pakhowal (Hoshiarpur) have changed my name to Gurminder Singh Bhatti.

[54-1]

I, Kamaljit S/o Late Swaran Dass R/o Daddu Patii, Vill. & P.O. Jandu Singha, Jalandhar have changed my name to Kamaljit Singh.

[55-1]